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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/691,540	10/24/2003	Kensaku Motoki	33035M0341	33035M0341 6887	
441 7	7590 11/17/2005	EXAMINER			
	MBRELL & RUSSELL, I	SONG, MA	SONG, MATTHEW J		
1850 M STREET, N.W., SUITE 800 WASHINGTON, DC 20036			ART UNIT	PAPER NUMBER	
	,		1722		
			DATE MAILED: 11/17/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/691,540	MOTOKI ET AL.			
		Examiner	Art Unit			
		Matthew J. Song	1722			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠	Responsive to communication(s) filed on <u>02 Sectors</u>	eptember 2005.				
, <u> </u>	This action is <b>FINAL</b> . 2b) This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Dispositi	ion of Claims					
<ul> <li>4)  Claim(s) 4-7,13,16,17,20,25,26,29,30,34-37 and 59 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5) Claim(s) is/are allowed.</li> <li>6) Claim(s) 4-7, 13, 16-17, 20, 25-26,29-30, 34-37 and 59 is/are rejected.</li> <li>7) Claim(s) is/are objected to.</li> <li>8) Claim(s) are subject to restriction and/or election requirement.</li> </ul>						
Applicati	ion Papers					
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
2) Notice 3) Information	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) ce of Disclosure Statement(s) (PTO-1449 or PTO/SB/08) cer No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate	-152)		

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 4-7 16-17, 20, 25, 26, 29-30 and 59 are rejected under 35 U.S.C. 103(a) as being unpatentable over Usui et al ("Thick GaN Epitaxial Growth with Low Dislocation Density by Hydride Vapor Phase Epitaxy") or Zheleva et al ("Dislocation density reduction via lateral epitaxy in selectively grown GaN structures") in view of Tischler et al (US 5,679,152) or Shakuda (US 5,838,029) as applied to claims 1, 2 and 4 above, and further in view of Mauk (US 5,828,088).

In a method of GaN growth on a patterned substrate, note entire reference, Usui et al discloses a thick GaN layer was grown on a sapphire substrate without cracks. Usui et al also

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discloses growing a GaN buffer layer, forming a SiO<sub>2</sub> film on the buffer layer, patterning the buffer layer in window stripes with a period of 7  $\mu$ m aligned along the <11-20> direction of the GaN layer (pg L899 and Fig 1). Usui et al also discloses the overgrowth of GaN proceeding on the mask, with the facets keeping their shape and the coalescence with neighboring facts (pg L900 and Fig 3 (c)). Usui et al also discloses the mask width was varied from 1 to 4  $\mu$ m while the stripe period remained at 7  $\mu$ m and this change affected the growth very little. Usui et al also discloses an 80  $\mu$ m thick GaN layer was separated from a sapphire substrate (L901).

In a method of lateral epitaxy of GaN on a patterned substrate, note entire reference, Zheleva et al discloses an AlN layer is formed on a SiC substrate and a SiO<sub>2</sub> layer is patterned to contain circular windows and striped windows (pg 2472). Zheleva et al also discloses GaN grows vertically and laterally over the mask from the material which emerges over the windows (pg 2473-2474 and Fig 3), this reads on applicant's growing on the mask. Zheleva et al also discloses homoepitaxial growth of GAN pyramids and stripes, this reads on applicant's epitaxial layer growing step (Abstract). Zheleva et al also discloses making a nearly defect free single crystal GaN (pg 2474). Zheleva et al also discloses a SiO<sub>2</sub> layer formed on a GaN/AlN/SiC structure (Fig 3), where GaN reads on applicant's buffer layer.

Usui et al or Zheleva et al do not teach a GaAs substrate.

In a method of making GaN, note entire reference, Shakuda teaches a single crystal substrate of GaAs single crystal is used because its lattice constant is more approximate to that of gallium nitride type semiconductors, thus minimizing distortion on the semiconductor layers (col 10, ln 10-30). Shakuda also teaches the deposition of a low temperature buffer 2 and a high temperature buffer layer 3. Shakuda also discloses the substrate and the low temperature buffer

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layer are then removed by abrading mechanically or chemically at their rear surface (col 10, ln 25-65).

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Usui et al or Zheleva et al by using a GaAs substrate because GaAs has a lattice constant more approximate GaN, thereby improving quality, as taught by Shakuda.

The combination of Usui et al and Tischler et al or the combination of Usui et al and Shakuda do not teach the claimed direction the stripe windows extend and the pitch.

In a method of epitaxial lateral overgrowth, note entire reference, Mauk teaches a semiconductor substrate of GaAs is masked with a metal, dielectric or multilayer combination of metals, semiconductors and/or dielectrics (col 5, ln 15-67). Mauk also teaches an epitaxial layer overgrowth process and the mask must be compatible with epitaxial lateral overgrowth of gallium nitride (col 6, ln 1-20). Mauk also teaches the extension of the process to other III-V and II-VI compound semiconductors is straight forward (col 7, ln 40-50). Mauk also teaches the epitaxial layer growing on the mask and the mask layer having a plurality of opening windows disposed separate from each other (Fig 3). Mauk also teaches the alignment of stripes on the wafer surface is also an important factor in optimizing the lateral overgrowth and optimization of stripe opening alignments on other crystallographic orientations and other substrate materials (col 5, ln 55-67), this is a teaching that the stripe direction is a result effective variable.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Usui et al and Shakuda or the combination of Zheleva et al and Shakuda by optimizing the stripe direction to obtain the claimed direction by conducting routine experimentation (MPEP 2144.05) because optimizing the stripe direction and

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pitch to obtain the claimed direction and pattern by conducting routine experimentation (MPEP 2144.05) because stripe direction is a result effective variable, as taught by Mauk.

Referring to claims 5-6, the combination of Usui et al and Shakuda teach a period of 7 µm and a SiO<sub>2</sub> mask width of 1-4 µm, which is a window width of 3-6 µm. Overlapping ranges are held to be obvious (MPEP 2144.05). The combination of Zheleva and Shakuda teaches striped windows of 3 and 5 µm (pg 2472, col 1) and the final size of the base GaN pyramids as well as their height depend on the window to mask ratios (pg 2472, col 2), this is a teaching that the mask width is a result effective variable. It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Zheleva, Shakuda and Mauk by optimizing the mask width by conducting routine experimentation to obtain the claimed mask width (MPEP 2144.05).

Referring to claims 16-17, 20, 25, 26 and 29-30, the claimed direction and pattern can be obtained by routine experimentationby conducting routine experimentation (MPEP 2144.05) because stripe direction is a result effective variable, as taught by Mauk.

Referring to claim 25, 26, 29 and 30, the combination of Usui et al, Shakuda and Mauk or the combination of Zheleva et al, Shakuda and Mauk does not teach the shape of the opening are rectangular windows in an oblong form or hexagonal windows. Different patterns of mask layers used in the selective growth of GaN are known in the art, such as rectangular and hexagonal patterns, as evidenced by Kitamura et al ("Frabrication of GaN Hexagonal Pyramids on Dot-Patterned GaN/Sapphire Substrates via Selective Metalorganic Vapor phase epitaxy") in Fig 1 and Shibata et al ("HVPE growth and properties of a high quality GaN bulk single crystal using selective area growth") in Fig 2. Therefore, it would have been obvious to a person of ordinary

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skill in the art at the time of the invention to modify the combination of Usui et al, Shakuda and Mauk or the combination of Zheleva et al, Shakuda and Mauk by using a mask pattern with the claimed shape because changes in shape are held to be obvious (MPEP 2144.04) and the claimed shapes are conventionally used in the selective growth of GaN.

Referring to claim 59, combination of Usui et al, Shakuda and Mauk or the combination of Zheleva et al, Shakuda and Mauk teach growing epitaxial layers via vapor phase epitaxy (Zheleva pg 2472 and Usui p L899).

3. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Usui et al ("Thick GaN Epitaxial Growth with Low Dislocation Density by Hydride Vapor Phase Epitaxy") or Zheleva et al ("Dislocation density reduction via lateral epitaxy in selectively grown GaN structures") in view of Shakuda (US 5,838,029) as applied to claims 16 above, and further in view of Tadatomo et al (US 5,770,887).

The combination of Usui et al and Shakuda or the combination of Zheleva et al and Shakuda teaches all of the limitations of claim 13 including forming a buffer layer using OMVPE and MOVPE (Usui pg L899 col 2 and Zheleva pg 2472 col 1), as discussed previously, except the combination of Usui et al and Shakuda or the combination of Zheleva et al and Shakuda does not teach forming the buffer using hydride vapor phase epitaxy.

In a method of making GaN, note entire reference, Tadamoto et al teaches permitted epitaxial growth of material to form GaN single crystal and buffer layer include vapor phase epitaxy, hydride vapor phase epitaxy, and metal organic vapor phase epitaxy (col 4, ln 35-40, col

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1, ln 40-45 and col 2, ln 10-25), this is a teaching MOVPE and HVPE are equivalent methods of forming buffer layers.

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Usui et al and Shakuda or the combination of Zheleva et al and Shakuda by using HVPE instead of MOVPE because Tadamoto et al teaches HVPE and MOVPE are equivalent methods of forming GaN buffer layer and substitution of known equivalents for the same purpose is held to be obvious (MPEP 2144.06).

4. Claims 34 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Usui et al ("Thick GaN Epitaxial Growth with Low Dislocation Density by Hydride Vapor Phase Epitaxy") or Zheleva et al ("Dislocation density reduction via lateral epitaxy in selectively grown GaN structures") in view of Shakuda (US 5,838,029) as applied to claims 1 and 2 above, and further in view of IBM (Abstract of "Method of Producing Gallium nitride Boules for Processing into Substrates").

The combination of Usui et al and Shakuda or the combination of Zheleva et al and Shakuda teaches all of the limitations of claim 34, as discussed previously, except forming an ingot and cutting the ingot into a plurality of sheets.

In a method of making GaN substrates, note entire reference, IBM teaches forming GaN boules using halide vapor phase epitaxy, this reads on applicant's ingot. IBM also teaches the boule is diced into numerous GaN substrates which would be available at reasonable prices for GaN based optoelectronic device growth (Disclosure), this reads on applicant's cutting step into a plurality of sheets. It would have been obvious to a person of ordinary skill in the art at the

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time of the invention to modify the combination of Usui et al and Shakuda or the combination of Zheleva et al and Shakuda with IBM's method of forming GaN substrates to form useful substrates at a reasonable price.

5. Claims 35 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Usui et al ("Thick GaN Epitaxial Growth with Low Dislocation Density by Hydride Vapor Phase Epitaxy") or Zheleva et al ("Dislocation density reduction via lateral epitaxy in selectively grown GaN structures") in view of Shakuda (US 5,838,029) and further in view of IBM ("Method of Producing Gallium nitride Boules for Processing into Substrates") as applied to claims 34 and 36 above, and further in view of Inoue (Us 5,182,233)

The combination of Usui et al, Shakuda and IBM or the combination of Zheleva et al, Shakuda and IBM teaches all of the limitations of claim 34, as discussed previously, except a cleaving step of cleaving the ingot into a plurality of sheets.

In a method of dicing crystals, note entire reference, Inoue teaches a compound semiconductor wafer formed of a single crystal is diced along a cleavage plane since along this plane the single crystal easily splits (col 1, ln10-40), this reads on applicant's cleaving step. It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Usui et al, Shakuda and IBM or the combination of Zheleva et al, Shakuda and IBM by dicing along the cleaving plane, as taught by Inoue, because the single crystal easily cracks along the cleavage plane.

### Response to Arguments

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6. Applicant's arguments, see page 7 of the remarks, filed 9/2/2005, with respect to rejection in view of Mauk have been fully considered and are persuasive. The rejection of claims 1, 2 and 4 has been withdrawn.

7. Applicant's arguments filed 9/2/2005 have been fully considered but they are not persuasive.

Applicant's argument that the prior art does not teach the particular arrangements of windows, where the windows in a column are spaced according to a first pitch, L, and the columns themselves are separated by a second pitch, d, that is no less than 0.75 L and no greater than 1.3 L in the <1-210> direction is noted but is not found persuasive. Mauk teaches the pattern of a mask is a result effective variable in a lateral overgrowth process (col 5, ln 55-67). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the prior art by optimizing the strips to obtain the claimed pitch by conducting routine experimentation. Also, the pitch of the mask taught by Zheleva appears to regular, i.e. the pitch of the strips and column appears to be equal. Furthermore, it would have been obvious to have a first pitch equal to a second pitch, which would be a checkerboard pattern and would fall within the claimed range of L and d. Absent evidence of unexpected results, the claimed arrangement of patterns would have been obvious to a person of ordinary skill in the art.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., hexagonal pyramids will grow together without interstices (pg 9)) are not recited in the rejected claim(s).

Although the claims are interpreted in light of the specification, limitations from the specification

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are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

### Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Nam et al ("Lateral epitaxy of low defect density GaN layer via organometallic vapor phase epitaxy") teaches overgrowth of GaN on a SiO<sub>2</sub> mask (Fig 1 and Abstract).

Sakai et al ("Defect structure in selectively grown GaN films with low threading dislocation density") teaches overgrowth of GaN on a SiO<sub>2</sub> mask and GaN buffer layer (Fig 1 and Abstract).

Kitamura et al ("Frabrication of GaN Hexagonal Pyramids on Dot-Patterned GaN/Sapphire Substrates via Selective Metalorganic Vapor phase epitaxy") teaches dot-patterned windows in a SiO<sub>2</sub> mask with hexagons with a width of 5 mm and a spacing of 10 mm in the <11-20> direction (Experimental Procedure and Fig 1).

Shibata et al ("HVPE growth and properties of a high quality GaN bulk single crystal using selective area growth") teaches epitaxial lateral overgrowth of GaN on a SiO<sub>2</sub> mask and the mask is patterned with rectangular windows (Abstract and Fig 2).

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew J. Song whose telephone number is 571-272-1468. The examiner can normally be reached on M-F 9:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Duane Smith can be reached on 571-272-1166. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Examiner Art Unit 1722

MJS November 14, 2005

> ROBERT KUNENUND PRIMARY EXAMINER